NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

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PAID UP OIL AND GAS LEASE

(No Surface Use)

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	THIS LEA	ASE	AGREEN		made	this	_		day	of 1	<u> </u>	*}-			, 2008,	Бу	and	between
_				MON		<u>9571</u>					-	<u>,,</u>			 -			
who	ose addresss	is	32	08 f	Aue :	<u>ΥΥ </u>		For	<u>-Wol</u>	eth_	Tex	2A 5	761					
as	Lessor, and, <u>C</u>	DALE I	PROPER	TY SERVIC	CES, L.L <u>.C</u>	., 2100 I	Ross Av	<u>renue. S</u>	uite 18	70 Dalla	<u>as Texas</u>	<u>75201,</u>	_as Lessee.	All printed	portions of t	his lea	ise were	prepared
by ·	the party herein	nabove	named a	is Lessee, I	but all othe	er provisi	ions (incl	luding th	e compl	etion of I	blank spac	ces) wei	e prepared	jointly by Le	ssor and Le	ssee.	acca the	follouána
	1. In consider					aid and	the cove	enants r	ierein ci	ontained	, Lessor r	nereby s	grants, leas	es and lets	exclusively	to res	ssee un	lollowing
aes	scribed land, he	ereinar	ter called	ieaseo prer	mises:													
Δ.	153 acres	of la	nd ma	ro or loc	ee bein	a BIL	122	lot 6	out	of the	Polytor	chnic	Heights	Addition	an addi	ition	to the	City of
Ų.		UI IAI	nu, mo	16 OL 163	יוויסט, טכוווי	y Dik	122 1	LUL U	, Out (/ Olytec	-	n cigilio	in Value	., an ada	マ		Page
FC	ort Worth,	arra	int Cou	ınty, je:	xas, aco	corain	g to tr	iat cer	τain_	T ICE	<u> </u>		ecoraeu	III VOIUI	пе <u> — </u>			_, raye
	109		of the	pla	<u> </u>	reco	ords of	Tarra	int Co	unty,	Texas.							
				•														
in t	he County of $\underline{\mathtt{J}}$	<u> Tarra</u>	<u>ınt,</u> State	of TEXAS	, containing	g <u>0.15</u>	3 gross	acres, n	nore or I	less (incl	luding any	interes	ts therein w	hich Lesso	r may hereaf	ter acc	quire by	reversion,
pre	scription or oth	herwise	e), for the	purpose o	of exploring	for dev	velopina	. produc	ing and	marketii	ng oil and	gas, al	long with al	l hydrocarb	on and non I	hydroc	arbon s	ubstances
pro	duced in assoc	ciation	therewith	(including of	geophysica	al/seismi	ic operat	ions). T	he term	"gas" as	used her	ein inclu	ides helium	, carbon dic	xide and oth	er con	mercial	gases, as
we	ll as hydrocarb ned by Lessor	on gas	ses. In a	ddition to th	he above-c	described	d leased	premise	es, this i	ease als	o covers	accretic	ons and any	small strip	s of parcels ioned cash b	ODLIE	lessor	anrees to
OW	ned by Lesson ecute at Lessee	WILICH WILICH	are cont	iguous or a	adjacent to	o the ab	ove-aes	criped is	eased pr	remises, nolete or	anu, m c accurate	descrin	tion of the l	and so cove	ered. For the	POLICO,	ose of d	eterminina
the	amount of any	/ shut.i	n mvalties	s hereunder	r the numi	her of an	oss acre	s loi a ii s ahove	specifie	d shall b	e deemed	correct	whether a	ctually more	or less.	, ha.h.		
(110	amount or any	, onat-	ii ioyaido.		.,	DCI OI GI	000 0010	0 0000	оросии					,				
	2. This leas	se. Whi	ch is a "na	aid_un" leas	se requiring	a no reni	tals sha	ll be in fo	arce for	a primar	v term of ¹	five (5	vears from	the date he	ereof, and for	as lor	ng there	after as oil
or c	gas or other sul	bstand	es covere	ed hereby a	are produce	ed in pay	vina auai	ntities fro	m the le	eased pr	emises or	from la	nds pooled	therewith or	this lease is	other	vise ma	intained in
	ect oursuant to	the pro	ovisions h	ereof														
	Royalties	s on oi	l, gas and	other sub	stances pr	roduced	and sav	ed hereu	ınder sh	iall be pa	aid by Les	see to	Lessor as fo	ollows: (a)	For oil and o	ther lic	quid hyd	Irocarbons
ser	arated at Less	see's s	eparator	facilities, th	ne rovalty s	shall be	twent	y-five	perce	ent (25	%) of su	uch prod	duction, to I	be delivered	at Lessee's	option	n to Les	sor at the
we	lihead or to Les	SSOr's	credit at t	he oil purch	haser's trai	nsportati	ion facilit	ties, prov	ided that	at Lesse	e shall ha	ve the o	continuing ri	ght to purch	nase such pr	oductio	on at the	e wellhead
ma	rket price then	ргеуаі	ling in the	same field	d (or if there	e is no si	uch price	e then pr	evailing	in the sa	ame field,	then in	the nearest	field in which	ch there is su	ich a p	revailing	g price) for
pro	duction of simi	ilar gra	ade and g	ravity; (b)	for gas (in	ncluding	casing I	nead gas	s) and a	all other	substance	es cove	red hereby,	the royalty	shall be tw	<u>enty</u>	-five_	<u>percent</u>
	<u>5%)</u> of the pr																	
COS	sts incurred by t	Lessee	e in delive	ring, proces	ssing or of	herwise	marketir	na such d	as or of	ther subs	stances, p	rovided	that Lessee	shall have	the continuir	ig right	t to purc	hase such
pro	duction at the	prevail	ina wellhe	ead market	price paid	for proc	duction o	of similar	quality	in the sa	ıme field (or if the	re is no suc	ch price the	n prevailing i	n the s	same fie	ld, then in
the	nearest field in	n Which	there is	such a prev	vailing price	e) pursua	ant to co	mparabl	e purcha	ase conti	racts entei	red into	on the sam	e or neares	t preceding d	ate as	the date	e on which
Les	see commenc	es its	purchase	s hereunde	er; and (c)	if at the	end of	the prin	nary terr	m or any	time the	reafter (one or more	e wells on 1	ne leased p	fractu	s or lan	lation but
me	rewith are capa th well or wells	ane oi	remmer pr	oducing oil	of gas or	from is a	ubstance	es covere a cold by	lesses	y in pay	ring quant	s shall r	such wells revertheless	are waning she deeme	d to be produ	icina ir	re sumo	guantities
for	the purpose of	f Main	taining thi	is lease If	f for a peri	ind of 90	oconsec	utive da	vs such	well or	wells are	shut-in	or producti	on there fro	m is not bei	ng sole	d by Le	ssee, then
Les	see shall oav s	shut-in	rovalty of	one dollar	per acre ti	hen cove	ered by t	his lease	such a	payment	to be mad	ie to Le:	ssor or to Le	essor's cred	it in the depo	sitory	designa	ted below,
on	or before the e	end of s	said 90-da	v period ar	nd thereaft	er on or	before e	each ann	iversary	of the e	nd of said	90-day	period while	e the well o	r wells are sh	iut-in c	or produ	ction there
fror	m is not being s	sold by	Lessee;	provided th	nat if this le	ease is o	therwise	being m	naintaine	ed by ope	erations, o	or if proc	luction is be	ing sold by	Lessee from	anoth	er well o	or wells on
the	leased premis	ses or	lands poc	led therew	ith, no shu	ıt-in roya	alty shall	be due	until the	e end of	the 90-da	у репо	next follo	wing cessat	ion of such t	perati	ons or p	production.
res	ssee's failure to 4. All shut-i	in rove	riy pay sr	iut-in royait inte under t	ty snall ren	ider Less	see liable naid or t	ondered	amount to Leee	aue, but or or to l	Shall not t	operate redit in	at lessor's	s address a	hove or its	SUCCE	essors. V	which shall
be	Lessor's depos	sitory a	aent for n	eceivina na	vments re	gardless	of chan	aes in th	e owner	rship of s	aid land.	All payn	nents or ten	ders may be	made in cu	rrency.	or by c	heck or by
dra	ift and such par	vment	s or tende	ers to Lesso	or or to the	e deposit	torv by d	eposit in	the US	Mails in	i a stampe	ed enve	lope addres	sed to the o	tepository or	to the	Lessor	at the last
add	dress known to	Lesse	e shall co	onstitute pro	oper paym	ent. If th	he depos	sitory she	ould liau	idate or	be succes	eded by	another ins	stitution, or 1	or any reaso	n fail d	or refuse	to accept
pay	ment hereunde	er, Les	sor shall,	at Lessee's	s request,	deliver to	o Lessee	a prope	er record	lable inst	trument na	aming a	nother instit	ution as dep	ository agen	t to rec	ceive pa	yments.
	 Except a mises or lands 	is prov	ided for in	n Paragraph	h 3. above	, if Lesse	ee drills	a well wi	hich is ir	ncapable	of produc	cing in p	aying quan	titles (nereii	naπer called	rary no	of unit t	me leased
pre	suant to the p	a pook	o therew	run, or ir ali	or the set	ion of a	ner or m	ot III pay	ning qua	rity then	in the e	vent thi	s lease is i	not otherwis	se being ma	intaine	d in for	ce it shall
ne	vertheless rema	ain in f	orce if Le	ssee comm	nences one	erations	for rewo	rking an	existing	well or	for drilling	an add	itional well	or far other	wise obtainin	g or re	storing	production
on	the leased pre-	mises	or lands t	pooled there	ewith withi	n 90 day	vs after d	completic	n of ope	erations	on such d	ry hole	or within 90	days after	such cessati	on of a	ill produ	ction. It at
the	end of the pri	imary t	term, or a	t any time	thereafter,	, this lea	ase is no	t otherw	ise beir	ng mainta	ained in fo	orce but	Lessee is	then engag	ed in drilling	, rewo	rking or	any other
ope	erations reason	nably c	alculated	to obtain o	r restore p	roduction	n therefr	om, this	lease sh	nall rema	in in force	so long	as any one	e or more o	r such operat	ions a	re prose	cuted with
no	cessation of m	nore th	an 90 cor	nsecutive d	lays, and r	fany su	ich opera	ations re	suit in tr	ne produ	iction of o	⊪orgas etion of	a well care	ubstances c	ucina in nav	uy, as ina au:	nong (ni antities l	hereunder
l e	ssee shall drill	such a	dditional v	wells on the	i use icased a leased or	u premis	or lands	nooled t	eu mere herewith	IAS A FE	asonably r	orudent	operator wo	ould drill und	er the same	or sim	ilar circ	umstances
to	(a) develop the	e lease	d premise	es as to for	rmations th	hen capa	able of p	roducino	in pavi	ina guan	itities on t	he leas	ed premise:	s or lands p	ooled therev	vith, or	(b) to	protect the
lea	sed premises f	from u	ncompens	ated drains	age by any	well or	wells lo	cated on	other la	nds not	pooled the	erewith.	There sha	ll be no cov	renant to drill	exploi	ratory w	ells or any
	ditional wells ex	xcept a	s express	ly provided	herein.													
	6. Lessee s	shall h	ave the ri	ght but not	the obliga	ation to p	oool all o	r any pa	ut of the	eleased	premises	or inter	est therein	with any otr	ier lands or i	nteres	ts, as to	any or all
del	oths or zones, oper to do so in	ang a	s to any o	or all subst	ances cov	ered by	this leas	se, enne	r betore	or aπer	tne comn	nencem	ent or prod	uction, wite	to such othe	e ueer Ir lands	ns it ne	rests The
uni	t formed by su	ich noc	to pruden tina for a	n oil well w	hich is not	e ule lea La borizo	ontal con	noletion	shall no	t exceed	l 80 acres	olus a	maximum a	creage tole	rance of 10%	and	for a da	s well or a
hoi	rizontal complet	tion sh	all not ex	ceed 640 a	cres plus a	a maximi	um acre	age toler	ance of	10%: pr	ovided that	at a larg	er unit may	be formed f	or an oil well	or gas	s well or	horizontal
cor	npletion to con	iform to	o anv well	spacing or	r density p	attern th	at may b	e presci	ribed or	permitte	d by any g	governn	nental autho	ority having j	jurisdiction to	do so	ı. Forth	re purpose
of 1	the foregoing, t	the ter	ms foil we	ell" and "ga	s well" sha	all have	the mea	ninas pr	escribed	dos va t	licable lav	v or the	appropriate	governme:	ntal authority	, or, if	no defii	nition is so
pre	scribed, "oil we	ell" me	ans a wel	l with an ini	itial gas-oil	I ratio of	less that	n 100,00	0 cubic	feet per	barrel and	i "gas w	rell' means	a well with a	an initial gas-	OII rati	o or 100	ont toeting
ree	t or more per uipment; and ti	Darrel	, based (on 24-hour	productio	n test c	conducted	a unaer	normai	producii	ng conditi	ons usi	ng standan	pletion inte	orator facilit	ies or	equival	ent testina
	marriero and I	ine teri	n nonzo			ansan o	ıı weli li	willen	use non	izoniai C	omponent	, or the	gioss com	picacii inte	tal in lacill		capde t	he vertical
equ	ipment: and th	he tom	n "horizon	ntal comple	ellon mea rion" mear	ns an oil	well in	which th	e horizo	intal com	noonent of	f the are	oss combie	(lon interval	in the reser	voir ex	CCCU3	
equ cor	lipment; and the	of. Iπ	exercisino	ital complet	tion" mear g rights he	ns an oil ereunder.	well in Lessee	shall file	e of rec	ord a wr	itten decla	aration i	describing t	he unit and	stating the	effectiv	re date	of pooling.
equ cor Pro	uipment; and the mponent thereconduction, drilling	of. In IGIGT re	exercising eworking	ntal complet its pooling operations	tion" mear g rights he anywhere	ns an oil ereunder, on a ur	well in Lessee nit which	shall file include	e of rec s all or	ord a wr anv par	ritten decla t of the le	aration o	describing t remises sha	he unit and all be treate	stating the d d as if it we	effectiv re pro	re date duction,	of pooling. drilling or
equ cor Pro rev	uipment; and the mponent thereconduction, drilling working operation	of.i⊓ Igi⊈rre onson	exercising eworking of the lease	ntal comple i its pooling operations ed premises	ition" mear g rights he anywhere s. except ti	ns an oil ereunder, on a ur that the c	well in the Lessee nit which production	shall file include on on wh	e of rec s all or ich Less	ord a wr any par sor's roy:	ritten decla t of the le alty is cald	aration : eased producted :	describing t remises sha shall be tha	he unit and all be treate t proportion	stating the old as if it we of the total of	effectiv re pro unit pro	re date duction, oduction	of pooling. drilling or which the
equ cor Pro rev net	uipment; and the mponent thereconduction, drilling	of. In 19 Gr re ons on ered by	exercising eworking of the lease this leas	ntal comple gits pooling operations ed premises e and inclu	tion" mear g rights he anywhere s, except ti uded in the	ns an oil ereunder, on a ur hat the p e unit be	well in the Lessee on the Lessee on the Lessee on the Lessee of the Less	shall fill include on on wh ne total o	e of rec s all or ich Less iross ac	ord a wr any par sor's roy: :reage in	ritten decla t of the le alty is calc i the unit,	aration (eased producted : but only	describing t remises sha shall be tha y to the ext	he unit and all be treate t proportion ent such pr	stating the old as if it we of the total of the total operation of the total operation of the state of the st	effectiv re pro unit pro init pro	re date duction, oduction oduction	of pooling. drilling or which the is sold by

unit formed hereunder by expansion or contraction or both, either before or after commencement of production, in order to conform to the well spacing or density pattern prescribed or permitted by the governmental authority having jurisdiction, or to conform to any productive acreage determination made by such governmental authority. In making such a revision, Lessee shall file of record a written declaration describing the revised unit and stating the effective date of revision. To the extent any portion of the leased premises is included in or excluded from the unit by virtue of such revision, the proportion of unit production on which royalties are payable hereunder shall thereafter be adjusted accordingly. In the absence of production in paying quantities from a unit, or upon permanent cessation thereof, Lessee may terminate the unit by filing of record a written declaration describing the unit and stating the date of termination. Pooling hereunder shall not constitute a cross-conveyance of interests.

7. If Lessor owns less than the full mineral estate in all or any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

such part of the leased premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's

ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest shall not affect the rights of the person of the area covered by this lease, the obligation to Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced

in accordance with the net acreage interest retained hereunder.

in accordance with the net acreage interest retained hereunder.

10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized herewith, in primary and/or enhanced recovery. Lessee shall have the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, store, treat and/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on the leased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or lands pooled therewith, the ancillary rights granted herein shall apply (a) to the entire leased premises described in Paragraph 1 above, notwithstanding any partial release or other partial termination of this lease; and (b) to any other lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lands pooled therewith. When requested by Lessor in writing, Lessee shall bury its pipelines below ordinary plow depth on cultivated lands. No well shall be located less than 200 feet from any house or barn now on the leased premises or other lands used by Lessee hereunder, without Lessor's consent, and Lessee shall pay for damage caused by its operations to buildings and other improvements now on the leased premises or such other lands, and to commercial timber and growing crops thereon. Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well casing, from the leased premises or such other lands during

11. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governmental authority having jurisdiction including restrictions on the drilling and production of wells, and the price of oil, gas, and other substances covered hereby. When drilling, reworking, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, rebellion, insurrection, riot, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any express or implied covenants of this lease when drilling, production or other operations are so prevented, delayed or interrupted.

12. In the event that Lessor, during the primary term of this lease, receives a bona fide offer which Lessor is willing to accept from any party offering to purchase from lease and governing all or a portion of the land described berein with the lease expending effective upon

12. In the event that Lessor, during the primary term of this lease, receives a bona fide offer which Lessor is willing to accept from any party offering to purchase from Lessor a lease covering any or all of the substances covered by this lease and covering all or a portion of the land described herein, with the lease becoming effective upon expiration of this lease, Lessor hereby agrees to notify Lessee in writing of said offer immediately, including in the notice the name and address of the offeror, the price offered and all other pertinent terms and conditions of the offer. Lessee, for a period of fifteen days after receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer.

13. No litigation shall be initiated by Lessor with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default, within such period. In the event the matter is litigated and time after said judicial determination that a breach or default and Lessee fails to do so

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.

15. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-n royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms hich Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE) By Simon Crist ACKNOWLEDGMENT STATE OF TURKANT COUNTY OF This instrument was acknowledged before me on the 2008, by: (Name of Person Signing) TOXX Notary Public, State of Notary's name (printed): FRICA R L Notary's commission expires: 3 - 24 - 21 ERIKA R, LILES MY COMMISSION EXPIRES March 24, 2012 STATE OF COLINTY OF 2008, by: This instrument was acknowledged before me on the day of (Name of Person Signing) Notary Public, State of

> Notary's name (printed) Notary's commission expires:



DALE RESOURCES LLC 2100 ROSS AVE STE 1870 LB-9

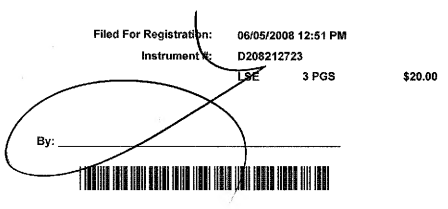
DALLAS

TX 75201

Submitter: DALE RESOURCES LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



D208212723

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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